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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/954,646	09/18/2001	Seth A. Foerster	END-777	8823
34263	7590 04/21/2006		EXAMINER	
O'MELVENY & MYERS LLP			MANTIS MERCADER, ELENI M	
610 NEWPORT CENTER DRIVE 17TH FLOOR			ART UNIT	PAPER NUMBER
NEWPORT BEACH, CA 92660			3768	
			DATE MAILED: 04/21/2000	6

Please find below and/or attached an Office communication concerning this application or proceeding.

• •	Application No.	Applicant(s)				
Office Action Commence	09/954,646	FOERSTER ET AL.				
Office Action Summary	Examiner	Art Unit				
	Eleni Mantis Mercader	3737				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	lely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on <u>06 M</u> .	Responsive to communication(s) filed on <u>06 March 2006</u> .					
2a) ☐ This action is FINAL . 2b) ☑ This	This action is FINAL . 2b)⊠ This action is non-final.					
3) Since this application is in condition for allowar	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ☐ Claim(s) 46-51,55-60,62 and 65-67 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 46-51,55-60,62 and 65-67 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct	epted or b)⊡ objected to by the E drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).				
11) The oath or declaration is objected to by the Ex						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary					
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 3/31/2006. 	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate Patent Application (PTO-152)				
S. Patent and Trademark Office						

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 3/31/2006 has been entered.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 46-51, 55, 56-60, 62, and 65-67 are rejected under 35 U.S.C. 103(a) as being unpatentable over Campbell et al.'936 of record in view of Kandany'613 (US Patent No. 5,562,613) and Shiber'540 (US Patent No. 5,195,540).

Campbell et al.'936 teach an introducer for inserting a marker element into a particular tissue element having an introducer with a tube having a lumen an axial opening at the proximal end of the tube (see in Figure 10, plunger 18), a side exit port at the distal end of the port (see Figure 15 below, element 22) with at least one discrete marker positioned in the tube (see Figure 18 showing a marker cartridge assembly for delivering markers at the area of interest) and a shaft extending from the axial opening and ejecting the marker from the side exit port by the

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application of compressive force (referring to the plunger 18 pushing the marker 30; see col. 4, lines 24-58) such that no marker element extends outside the body (referring to subcutaneous penetration; see col. 1, lines 33-43).

Campbell et al.'936 do not teach a closed distal end and a side exit port defining a plane, the plane being parallel to the longitudinal axis of the tube, wherein the side exit port is located adjacent a distal end of said tube.

In the same field of endeavor, Kaldany'613 teaches a closed distal end and a side exit port defining a plane, the plane being parallel to the longitudinal axis of the tube, wherein the side exit port is located adjacent a distal end of said tube for the introduction of pellets of interest (see Figure 7 and respective specification description in col. 5, lines 22-34).

It would have been obvious to one skilled in the art at the time that the invention was made to have modified Campbell et al.'936 and incorporated the teaching of Kaldany'613 in order to alter the end of the catheter to have a closed distal end with a side exit port defining a plane, the plane being parallel to the longitudinal axis of the tube, wherein the side exit port is located adjacent a distal end of said tube in order to enable the physician to advance the marker at the area of interest with greater precision once the side port has been aligned with the tissue of interest by allowing for a simple unidirectional handed motion (see for motivation to combine Kaldany'613, col. 2, lines 45-49).

Campbell et al.'936 further teaches a plurality of markers capable of being introduced (see col. 7, line 65- col. 8, line 16).

The use of expandable markers to further enhance attachment to the tissue of interest while allowing for easier transfer through the lumen and the variety of materials used for such

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markers as long as they are biocompatible are well known functional equivalents to skilled artisans.

Campbell et al.'936 in view of Kandany'613 teach all the elements of the current invention except for the use of an imaging system to guide the insertion of a marker such as x-ray or ultrasound or making the marker radio-opaque.

In the same field of endeavor, Shiber'540 teaches an imaging system to guide the insertion of a marker such as x-ray or ultrasound (see col. 1, lines 4-23; and especially lines 20-23). It would have been obvious to one skilled in the art at the time that the invention was made to have modified Campbell et al.'936 in view of Kandany'613 and incorporated the teaching of Shiber'540 because if the area of interest for insertion of the marker (spiral wire marking the tissue) is human tissue such as breast imaging is necessitated to avoid further trauma to the patient by accurately guiding the marker at the location of interest (see for motivation to combine in Shiber'540 col. 2, lines 21-26).

In the same field of endeavor, Shiber'540 teaches making the marker radio-opaque or of any material allowing visualization by the imaging modality of interest (see col. 2, lines 7-14).

It would have been obvious to one skilled in the art at the time that the invention was made to have modified Campbell et al.'936 in view of Kandany'613 and incorporated the teaching of Shiber'540 because that would increase the visibility of the guided procedure and accurate visualization of the positioning of the marker at the area of interest.

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eleni Mantis Mercader whose telephone number is (571) 272-4740. The examiner can normally be reached on Mon. - Fri., 8:00 a.m.-6:30 p.m..

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Casler can be reached on (571) 272-4956. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Eleni Mantis Mercader Primary Examiner

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EMM